

SAVINGS DEPARTMENT

4% Regular
1% Extra
5% paid until further notice on accounts opened prior to July 31, 1922.

Deposit your Savings here where they will earn highest obtainable interest, and be under strict supervision of State Banking Department.

Jewett City Trust Company
JEWETT CITY, CONN.

FACTS!

In August 1921, the State of Connecticut issued its Certificate of Authority to this bank to commence business.

The residents of our community were given the opportunity to subscribe for all the stock, but at the same time were informed by this Organizer that he had customers for all stock not subscribed by them, thus making certain the actual formation of the bank.

As the time approached for the hearing before the State Authorities at Hartford on the application for our charter, it was found that notwithstanding the diligent efforts of the Organizer, less than half the stock had been subscribed by residents of our community, so subscriptions for 141 shares were obtained from non-residents of Jewett City.

Neither the Organizer nor any Company of which he is a Director or officer subscribed for any stock in this bank; nor have they ever owned any stock in it directly or indirectly; neither has the Organizer nor any Company of which he is a Director or officer ever borrowed any money from this bank. Neither the Organizer nor any Company of which he is or was an officer or Director, with one exception, has ever had any banking relations with this bank. This one exception is the Bankers' Trust Company of Norwich, Connecticut.

Recently the Eastern Bankers Corporation acquired 75 shares of the capital stock of this bank as an investment.

The Eastern Bankers Corporation is aware of the value of bank stock as an investment and from time to time invests its funds in bank stock. It is not a bank and possesses no banking powers. Neither the Eastern Bankers Corporation nor any of its officers individually, are now nor have ever been borrowers from this bank.

This Bank Does Not Own Any Stock in Any Other Bank or Corporation Whatsoever.

It has made no loans on bank stock as security, with one exception, which was a loan of fifty dollars to the sister of our former Treasurer. This loan was amply secured.

All loans have been made to residents of Connecticut with one exception, which was a loan, made at the request of our former President to one of his business associates in Boston. This loan was amply secured.

This bank is NOT affiliated with any other bank in the State of Connecticut or elsewhere, nor is it interested in the promotion of any new bank or other corporation in Connecticut or elsewhere.

Subject to the Laws of the State of Connecticut and the Orders of the State Banking Department, This Bank is Now and Has Always Been Managed by Its Own Board of Directors.

This bank was organized to provide this community with a safe, sound, commercial bank, which would within certain advertised hours—

1. Accept deposits.
2. Pay on demand or presentation any check drawn against such deposits.
3. Pay 4% interest on deposits in our Savings Department under conditions printed in our Savings pass books.
4. Provide all the other facilities of a Commercial Bank & Trust Company.
5. To give prompt and courteous service to patrons and public at all times.

Our former Treasurer was not observing and carrying out the foregoing policies in several particulars, and some stockholders, dissatisfied with his conduct of the bank's business, desired his resignation. After several conferences between the Directors and these stockholders, resignations including the Treasurer's were abruptly tendered, effective forthwith.

This bank will faithfully carry out the foregoing policies so long as any of the present Directors participate in its management, irrespective of any individuals who may, from time to time, be elected or appointed to meet the public and actually conduct the physical operation of the bank.

Any action necessary will be taken to fully carry out the above policies, and satisfy the public for whose funds we fully appreciate that we act as Trustees, and not as owners.

The Board of Directors of this bank, at a recent meeting, authorized the payment of an extra 1% interest per annum upon all deposits now in our Savings Department as well as upon all Savings deposits which may be made between now and July 31, 1922. This means that until otherwise ordered by our Board of Directors money deposited in our Savings Department, will draw the regular interest of 4% per annum plus an additional 1% per annum, making a total of 5% per annum, payable at our regular interest periods, April 1st and October 1st.

Mr. Chester L. Dudkowski, who has been with the bank since its opening over six months, has loyally, promptly and efficiently discharged his duties and responsibilities and has been recently appointed Assistant Treasurer.

This bank is now managed by a Board of Directors, three of whom are experienced bankers, but they are not residents of this community, and we prefer that three-fourths or more of its Directors and all of its officers be residents of this community, and in the near future the stockholders will be given the opportunity to nominate additional Directors.

It is Now and Will Continue to be the Policy of This Bank to Loan Its Funds to the Residents of This Community and Its Vicinity.

The law requires this bank to invest its Savings deposits in exactly the same investments as it requires of Mutual Savings Bank.

We solicit the business of all those who reside in this community or elsewhere who desire to do business with a safe, sound bank.

Jewett City Trust Company

NORTH LYME

Madeline and Kenneth Rogers of Lyme, visited Mr. Edwin Rogers of Lyme the past week. W. M. Stinson, Jr., and family were in town last Friday.

Mr. T. Clark, Mrs. Betty Clark, Mrs. S. Strong and Edward Strong were at E. A. Acker's in Chester Friday.

Mrs. Warren Rogers visited at William

Brown's in New London this last of the week.

Mr. and Mrs. William Stark of Hartford were week end guests at J. W. Stark's.

New Haven.—The New Haven board of assessors estimated that there are 17,000 motor vehicles owned in this city, an increase of 2,000 over last year.

SIX MONTHS JAIL SENTENCE IS GIVEN TO STONINGTON MAN

Salvatore Saverio, charged with having committed assault with intent to murder upon the person of Charles Peroni on Jan. 29 in the town of Stonington, was arraigned in the criminal superior court at New London Wednesday, where he pleaded guilty of assault with intent to kill.

Attorney Herbert W. Rathbun of Westport appeared as counsel for the accused and after outlining the circumstances of the case, stressed the good reputation of the accused, and asked leniency of the court. Saverio, who is married and has a family, was given the benefit of doubt wherever possible by Judge Haines, and after taking the extenuating circumstances of the case into consideration, and making due allowance for the racial impulse under which he acted, reproved the accused for taking the law into his own hands, and let him off with a six months jail sentence. Judge Haines cautioned the prisoner against using dangerous

weapons for revengeful purposes and pointed out that he might have obtained a five-year sentence for the offense.

For Fatal Auto Accident.

Ivan West, a Hanover young man, charged with manslaughter in causing the death of Baltic several months ago of Mrs. John Duhaime of Norwich, who was struck by the automobile driven by West, pleaded guilty when presented in court Wednesday. This was a change from his previous plea of not guilty.

Attorney Arthur L. Brown, appearing as counsel for West stated that his client had been a very unfortunate young man. He explained to the court that West was driving his automobile in the town of Baltic, and had struck two women who were standing waiting for a trolley car. One of the women had been killed, while the other was severely injured. The accident happened in such a way that West had been unable to avert it, not having seen the women until his car swerved and struck them. Attorney Brown informed the court that West bore an excellent reputation, and was a young man of fine character. He added that his client, because of his very nature had suffered greatly under the circumstances. State Attorney Hall, outlining the situation, advising the court that he had personally investigated the case, and had talked with witnesses in Baltic. He told the court that West had done what he could to avert the fatality, when he saw it impending, and had shouldered the responsibility, without endeavoring to shield his identity. He concluded by stating that under the circumstances, taking the character of the defendant into consideration, together with absence of criminal intent, that the state would not ask for a state's prison term.

Judge Haines deliberated for a moment and assessed a fine of \$200 after which the court took a recess.

Groton Youth to Jail.

Herman Bergman of Groton charged with theft, whose plea of guilty was entered Tuesday was sentenced by the court to one year in jail. Bergman was represented by Attorney Clayton E. Smith, who had been appointed guardian ad litem for the boy. The case against Peter Dmytryshyn, charged with obtaining goods under false pretenses was nolleed upon payment of \$50.

Bond Called.

The bond was called in the case of the state against Pietro Facendo, who was charged with breaking into a railroad car. Facendo was not located by his bondsmen, who was given time at Tuesday's session to find the accused. Judge Haines ordered the bond called. Bond had been furnished of six months in jail. Samuel and David Paltz of New London were arraigned charged with the theft of \$1,500 from Robert N. Rogers of Truman street and both entered pleas of not guilty, electing to be tried by jury.

Reformatory Sentence.

Leon LaPoint, whose case has been carried up from the town court of Groton, was arraigned on a charge of theft of poultry. LaPoint pleaded guilty and Attorney Charles L. Stewart of Norwich, who appeared as public defender in behalf of LaPoint, outlined the nature of the offense charged against LaPoint, and made a plea of leniency, suggesting that the man be placed upon probation.

LaPoint, who was adjudged by Dr. Wilcox to be sane, though of a low order of mentality, had purloined a hen-turkey from the coop of John Wood of Plainfield, whither he had gone on a Valentine's-day expedition.

State Attorney Hall advocated a reformatory term for the young man who is about 22 years of age, suggesting that what he needed was restraint and care. Judge Brown of Norwich was quoted by the state attorney as believing the man should not be allowed to roam at large, and Judge Brown, who was subsequently called by the court, indicated that in his estimation, LaPoint, with whose history he was familiar, should be placed where he could be cared for, and where he would be under restraint. Judge Haines, after some deliberation, decreed that the ends of justice, and the best interests of the nomadic young man could best be

served by a reformatory term, and he so ruled.

Eight Months For Burglars.

Andrew Martini and James Mahoney, who at the morning session pleaded not guilty to the charge of burglary, changed their plea to "guilty of an attempt to enter a dwelling house," and was sentenced by Judge Haines to eight months in jail. The young men, 23 and 22 years of age respectively, were the principals in the attempted burglary of the residence of William Savard on Ocean avenue, New London, a short time ago.

Attorney Thomas H. Troland, representing the accused, made a plea to leniency for his clients, pointing out that Martini had been married but 11 months and that neither of the young men had been involved in offenses of any kind before. He claimed absence of intent to rob the home, through a pre-conceived, premeditated plan, and urged a definite, rather than indeterminate sentence, in case one were imposed.

State Attorney Hall thought the men should be sent to the reformatory for restraint, and correction, but did not press the point. Judge Haines therefore handed down a jail sentence of eight months duration, after reminding the prisoners that they had missed the most serious penalty incident to burglary by a very narrow margin.

Theft From Finishing Company.

Joseph Trumontogal and his wife Constanta, were charged with theft on Feb. 13, 1922, of 1,000 yards of cotton cloth, valued at \$50, and 1,000 yards of cotton printed cloth, valued at \$50, from the United States Finishing Co. of Norwich. The case against Joseph Trumontogal was nolleed, while the wife Constanta pleaded guilty and was assessed a fine of \$15 and costs.

Six Months in Jail.

S. Russell Fenn and Lenora Meeker of Groton, who pleaded not guilty to the charge of adultery, when arraigned at the morning session, changed their pleas to guilty and were each sentenced to six months in jail. Mrs. Meeker is the wife of Ira F. Meeker, who it is understood, is bringing suit for divorce. Mrs. Meeker and her paramour began their term in the county jail at once.

Jewett City Hold Up Men.

Emmanuel Smerschansky of Griswold, alias Frank Delgren, who along with Charles E. Gerard, another youth of



Horlick's Malted Milk
Safe Milk For Infants & Invalids
NO COOKING
"Food Drink" for All Ages
Once lunch at Home Office, and you'll know why for HORLICK'S
See Avoid Imitations & Substitutes

London, robbed a paymaster of a Jewett City concern of \$3,500, and who had pleaded not guilty Tuesday morning, changed his plea to "guilty of assault with intent to rob." Smerschansky is in the neighborhood of 16 years of age, and Attorney Greenstein of Norwich was appointed his guardian ad litem. Sentence was deferred until Gerard's trial is concluded.

Gerard, who was not arraigned Tuesday morning, owing to absence of his counsel, Attorney T. F. Shields of Norwich, was presented before the court at the afternoon session. Attorney Shields was appointed guardian ad litem for the boy by Judge Haines, and a plea of not guilty was entered, and trial by jury asked for.

The case against Nathan Greenwood, charged with statutory burglary, and accused of having entered the premises of William Dennison of Montville, where he purloined a bicycle valued at \$15, was nolleed. State Attorney Hall advised the court that the youth had taken the bicycle for transportation purposes, after which he had abandoned it, and that he had been in jail since January, which he deemed to have been sufficient punishment. Judge Haines ordered the case nolleed, and Greenwood was given his freedom.

WINDHAM

Friends of Dr. and Mrs. F. E. Guild, on learning that Friday, April 28th, would be the 55th anniversary of their marriage, arranged an informal reception in their honor which was held at their home from 3 to 11 that evening. The rooms were attractively decorated with roses, carnations, snap dragons, tulips, forget-me-nots and other flowers. The color scheme in the dining room, where ice cream, cake and coffee were served, was yellow and white. Mrs. Charles Larabee and Mrs. H. C. Hatch poured coffee and were assisted by Miss Sarah Johnson and Miss Emma C. Seale. Dr. and Mrs. Guild were assisted in receiving the guests by Mr. and Mrs. H. C. Lathrop. Over 100 persons from Windham and South Windham called during the evening to offer congratulations. Mr. and Mrs. E. A. Case and Samuel Chesbro of Williamstown were present also. On behalf of the Windham friends, H. C. Lathrop presented Dr. and Mrs. Guild a dozen silver teaspoons, a silver covered vegetable dish, silver platter and silver vase. A gift from the friends in South Windham, one dozen silver teaspoons, two dozen forks, one dozen ivory-handled knives and a silver basket containing 25 new silver dollars, was presented by Walter Abba, Jr. Dr. and Mrs. Guild were greatly surprised and expressed their appreciation of the kindness of their friends. Others besides those already mentioned who helped to make the affair a success were Mrs. Ada Larabee, Mr. and Mrs. W. F. Maine and Mrs. Henry Bingham. Dr. Guild is a native of Thompson and came to Windham about 25 years ago and has always taken an active interest in town and school matters, having been chairman of the town school board for nearly 25 years. Mrs. Guild was a Putnam girl. They have two daughters and a son. Miss Harriet Guild is studying medicine at Johns Hopkins, in Baltimore. Alan Guild is in the Federal Reserve bank in New York, and Miss Julia Guild, who was graduated from Abbot academy last June, is spending a year at home before entering a training class for nurses.

Rev. John Dickey, representing the Sunday School Extension society, spoke in the chapel Tuesday evening at 7:30, taking for his subject "Four Missionary Decades in North Dakota."

The Parent-Teachers' association is to hold its May meeting in the schoolhouse Thursday at 3 o'clock. There will be a speaker from out of town, probably from the state welfare bureau.

Miss Mary Packer, who has been in New London for six months, has opened her home here. Miss Packer has been visiting relatives in various places in New York state since Easter.

Mr. and Mrs. George Challenger were called to Collinsville last week by the death of Mr. Challenger's adopted daughter, Elsie, who married and left Windham several years ago.

EAST KILLINGLY

The community extended sympathy to Mr. and Mrs. Robert Sleath in the death of their only son, Edward, at the Day Kimball hospital Saturday morning. The funeral was held Wednesday. Their only daughter died during the influenza epidemic of a few years ago.

Mrs. W. H. Mason is ill with the prevailing distemper.

Mrs. John Adams is critically ill at her home near The Homestead. She underwent a surgical operation Monday.

There is a lot of growing over the daylight saving scheme; perhaps that accounts for the smoky atmosphere this week.

DOCTOR ORDERED WOMAN OBEYED

Took Lydia E. Pinkham's Vegetable Compound and is Now Well

Chicago, Illinois. — "You surely gave women one good medicine when you put Lydia E. Pinkham's Vegetable Compound on the market. After I had my baby I was all run down and so nervous I could not keep my mind from gaining. My doctor did everything he could to build me up, then he ordered me to take Lydia E. Pinkham's Vegetable Compound with his medicine and I am now a new woman. I have had three children and they are all Lydia E. Pinkham babies. I have recommended your medicine to several friends and they speak highly of it. You are certainly doing good work in this world."

Mrs. MARY TOMSHEK, 10657 Wabash Ave., Chicago, Illinois. There is nothing very strange about a doctor directing Mrs. Tomshek to take Lydia E. Pinkham's Vegetable Compound. There are many physicians who do recommend it and only appreciate its value.

Women who are nervous, run down, and suffering from women's ailments should give this well-known root and herb medicine a trial. Mrs. Tomshek's experience should guide you towards health.

STARTING TODAY A SPECIAL SALE OF Coats -- Capes -- Wraps

Involving Our Entire Stock Without Reservation—Now Reduced for Clearance to Make Room for Summer Stocks.

AN EVENT WITHOUT A PARALLEL FOR VALUE GIVING

132 SPORT COATS

ON SALE TODAY

\$17.50

VALUES TO \$35.00

Smart models in Polo Cloth, Camel's Hair, Tweeds, Mixtures and Herring-bones. A variety of light and dark colors, in all sizes from 16 to 44. Remarkable values, every one of them, at this price.

74 WRAPS and CAPES

ON SALE TODAY

\$29.50

VALUES TO \$55.00

High-class models, made of soft, velvety materials, all richly lined with canton crepes. Also smart new Silk Capes, in Black Crepe, Faille and Roshanara trimmed with deep heavy silk fringe. A most unusual assortment of high-class garments on sale below cost.

All Our Higher Cost Wraps and Capes

WERE \$59.50 TO \$89.50

NOW ONE-THIRD OFF

Suits Also Reduced TODAY

Your choice now of any Suit in our entire stock at these great reductions—all sizes for women and misses, from 16 to 48.

Finest Navy
SUITS

\$39.50

Were to \$69.50

Smart Tailored
SUITS

\$29.50

Were to \$55.00

Any Tweed
SUITS

\$19.50

Were to \$37.50

The Manhattan

121-125 MAIN STREET